## UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA

## UNITED STATES OF AMERICA

					(	Case No. 6	5:18-CR-014-6	
v.				;	ORDER ON MOTION FOR SENTENCE REDUCTION UNDER 18 U.S.C. § 3582(c)(1)(A) (COMPASSIONATE RELEASE)			
JAMIE ELTON NEWSOME			(					
						`		,
							,	
1	Upon motion b	y the defen	dant fo	or a red	uction in se	entence un	der 18 U.S.C. {	3582(c)(1)(A),
and afte	r considering	the applica	ble fa	ctors p	rovided in	18 U.S.C	. § 3553(a) and	d the applicable
policy	statements	issued	by	the	United	States	Sentencing	Commission,
IT IS O	RDERED tha	t the motio	n is:					
□ GRA	NTED							
ĺ	☐ The defenda	ant's previo	ously i	mpose	d sentence	of impriso	onment of	
is reduc	ed to				If this	sentence i	s less than the	amount of time
the defe	ndant already	served, the	senter	nce is r	educed to a	time serv	ed; or	
[	☐ Time served	<b>l</b> .						
]	If the defendan	ıt's sentenc	e is re	duced 1	to time ser	ved:		
		defendant' appropriate The defend plan is esta	s reside trave dant sh ablishe	dence I arrange all be ded, appoint to tr	and/or estagements, a released as ropriate tra	ablishmen nd to ensu soon as a vel arrang e shall be	t of a release re the defendar residence is ve ements are made	rification of the plan, to make at's safe release. crified, a release de, and it is safe ensuring travel

	There being a verified residence and an appropriate release plan in place, this order is stayed for up to fourteen days to make appropriate travel arrangements and to ensure the defendant's safe release. The defendant shall be released as soon as appropriate travel arrangements are made and it is safe for the defendant to travel. There shall be no delay in ensuring travel arrangements are made. If more than fourteen days are needed to make appropriate travel arrangements and ensure the defendant's safe release, then the parties shall immediately notify the court and show cause why the stay should be extended.
☐ The defend	ant must provide the complete address where the defendant will reside upon
release to the	probation office in the district where they will be released because it was not
included in the	e motion for sentence reduction.
□ Under 18 U	J.S.C. § 3582(c)(1)(A), the defendant is ordered to serve a "special term" of
☐ probation o	r □ supervised release of months (not to exceed the unserved portion of
the original te	rm of imprisonment).
	defendant's previously imposed conditions of supervised release apply to becial term" of supervision; or
□ The	conditions of the "special term" of supervision are as follows:
☐ The defend	ant's previously imposed conditions of supervised release are unchanged.
☐ The defend	ant's previously imposed conditions of supervised release are modified as
follows:	

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□ **DEFERRED** pending supplemental briefing and/or a hearing. The court DIRECTS the United

States Attorney to file a response on or before \_\_\_\_\_\_, along with all Bureau of

Prisons records (medical, institutional, administrative) relevant to this motion.

DENIED after complete review of the motion on the merits. (Doc. 623.)

PACTORS CONSIDERED (Optional)

the nature and circumstances of his offense.

Even assuming Defendant could establish that his medical conditions place him at an increased risk of severe illness if he contracts COVID-19, thus qualifying as a serious medical condition under U.S.S.G. § 1B1.13, app. note 1(a)(i), the factors of 18 U.S.C. § 3553(a) weigh against his release. Releasing Defendant (who has already received sentencing benefits under his plea agreement and by virtue of a downward departure) before he has served half of his sentence would not reflect the seriousness of his offense, promote respect for the law, provide just punishment, and afford adequate deterrence. Further, his release would not be justified in light of

DENIED WITHOUT PREJUDICE because the defendant has not exhausted all administrative remedies as required in 18 U.S.C. § 3582(c)(1)(A), nor have 30 days lapsed since receipt of the defendant's request by the warden of the defendant's facility.

IT IS SO ORDERED.

Dated: December , 2020

J. RANDAL HALL, CHIEF JUDGE

SOUTHERN DISTRICT OF GEORGIA